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7	THE TOOM WITH THE VOIVES		
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
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11	UNITED STATES OF AMERICA,	No. Cr. S 21-93-03 WBS	
12	Plaintiff,	STIPULATED MOTION AND ORDER TO REDUCE SENTENCE PURSUANT TO 18 U.S.C. § 3582(c)(2)	
13	V.		
14	ALYSSA MARIE JONES,	RETROACTIVE CRIMINAL HISTORY REDUCTION CASE	
15	Defendant.	Judge: The Honorable WILLIAM B. SHUBB	
16		Judge. The Honorable WIEEM WIB. SHOBB	
17	Defendant, ALYSSA MARIE JONES, by and through her attorney, Assistant Federal		
18	Defender David M. Porter, and plaintiff, UNITED STATES OF AMERICA, by and through its		
19	counsel, Assistant U.S. Attorney Shelley D. Weger, hereby stipulate as follows:		
20	1. Pursuant to 18 U.S.C. § 3582(c)(2), this Court may reduce the term of		
21	imprisonment in the case of a defendant who has been sentenced to a term of imprisonment		
22	based on a sentencing range that has subsequently been lowered by the Sentencing Commission		
23	pursuant to 28 U.S.C. § 994(o), after taking into account the policy statements set forth in USSG		
24	§ 1B1.10 and the sentencing factors set forth in 18 U.S.C. § 3553(a), to the extent that they are		
25	applicable;		
26	2. The United States Sentencing	Commission recently amended the Sentencing	
27	Guidelines to include what now appears in USSG § 4C1.1 ("zero-point provision"). See		
28	Amendment 821, Part B, Subpart 1. The zero-point provision provides a 2-offense-level		

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1	reduction for certain offenders who present zero criminal history points and satisfy the criteria		
2	listed in USSG § 4C1.1(a). The United States Sentencing Commission made the zero-point		
3	provision retroactive beginning February 1, 2024. See USSG § 1B1.10(e)(2) (Nov. 1, 2023); 88		
4	Fed. Reg. 60534;		
5	3.	On April 24, 2023, this Cour	t sentenced Ms. Jones to a term of 19 months
6	imprisonment;		
7	4.	Ms. Jones's total offense leve	el was 16, her criminal history category was I (having
8	no criminal history points), and the resulting guideline range was 21 to 27 months;		
9	5. The sentencing range applicable to Ms. Jones was subsequently lowered by the		
10	zero-point provision;		
11	6. Ms. Jones is eligible for a reduction in sentence, which reduces her total offense		
12	level by 2 from 16 to 14, resulting in an amended advisory guideline range of 15 to 21 months;		
13	7.	When the defendant's origina	al sentence was below the applicable guideline range,
14	the court may, in accordance with the exception set forth in USSG § 1B1.10(b)(2)(B), grant a		
15	comparable reduction below the amended guideline range;		
16	8.	Accordingly, the parties requ	est the Court enter the order lodged herewith
17	reducing Ms. Jones's term of imprisonment to 13 months, effective February 1, 2024. If the		
18	amount of time served as of February 1, 2024 exceeds 13 months, the sentence is instead reduced		
19	to a sentence of time-served as of February 1, 2024.		
20	Respectfully submitted,		
21	Dated: January	23, 2024	Dated: January 23, 2024
22	PHILLIP A. TALBERT United States Attorney HEATHER E. WILLIAMS Federal Defender		
23			Federal Defender
24	/s/ Shelley D. V		/s/ David M. Porter
25	SHELLEY D. V Assistant U.S. A		DAVID M. PORTER Assistant Federal Defender
26	Attorney for Pla		Attorney for Defendant
27	UNITED STAT	TES OF AMERICA	ALYSSA MARIE JONES
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1 **ORDER** 2 This matter came before the Court on the stipulated motion of the parties for reduction of 3 sentence pursuant to 18 U.S.C. § 3582(c)(2). 4 The parties agree, and the Court finds, that Ms. Jones is entitled to the benefit of 5 Amendment 821, Part B, Subpart 1, the new zero-point provision, which reduces the total 6 offense level from 16 to 14, resulting in an amended guideline range of 15 to 21 months. 7 IT IS HEREBY ORDERED that, pursuant to USSG § 1B1.10(b)(2)(B), the term of 8 imprisonment imposed in April 2023 is reduced to a term of 13 months, effective February 1, 9 2024. If the amount of time served as of February 1, 2024 exceeds 13 months, the sentence is 10 instead reduced to a sentence of time-served as of February 1, 2024. 11 IT IS FURTHER ORDERED that all other terms and provisions of the original judgment 12 remain in effect. The clerk shall forthwith prepare an amended judgment reflecting the above 13 reduction in sentence, and shall serve certified copies of the amended judgment on the United 14 States Bureau of Prisons and the United States Probation Office. 15 Unless otherwise ordered, Ms. Jones shall report to the United States Probation Office 16 within seventy-two hours after her release. 17 dilliam of shite Dated: January 24, 2024 18 UNITED STATES DISTRICT JUDGE 19 20 21 22 23 24 25 26 27

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